# **EXHIBIT A**

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#### IN THE UNITED STATES BANKRUPTCY COURT

#### FOR THE DISTRICT OF DELAWARE

In re:	)	Chapter 11
W.R. GRACE & CO., <u>et</u> . <u>al</u> .,	) } )	Case No. 01-01139 (KJC) (Jointly Administered)
Debtors.	) ) )	Objection Deadline: April 16, 2014 @ 4:00 p.m. Hearing Date: Only if Objection is Timely Filed

# FORTY-SEVENTH MONTHLY APPLICATION OF THE HOGAN FIRM AS COUNSEL TO REPRESENTATIVE COUNSEL FOR THE CANADIAN ZAI CLAIMANTS

Name of Applicant:

The Hogan Firm

Authorized to Provide

Professional Services to:

Lauzon Bélanger and Scarfone Hawkins LLP

("Representative Counsel") as Special Counsel for the Canadian ZAI Claimants by Appointment Order,

Dated March 19, 2010 [Docket No. 24508]

Date of Retention:

March 19, 2010 nunc pro tunc to December 21, 2009

Period for which compensation and reimbursement is sought:

January 1, 2014 through February 3, 2014<sup>1</sup>

Amount of compensation sought

as actual, reasonable and necessary:

15,477.00

Amount of expense reimbursement

sought as actual, reasonable and necessary: \$

938.16

This is Applicant's Forty-Seventh Monthly Application.

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Pursuant to the Notice of Occurrence of the Effective Date of the Debtors' First Amended Joint Plan of Reorganization (the "Plan") filed on February 13, 2014 [Docket No. 31732], the effective date of the Plan is February 3, 2014; accordingly, this Application covers the period January 1, 2014 through February 3, 2014. Any additional time spent for these matters will be requested in the final fee application.

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## Summary of Monthly Fee and Expense Invoice Statements for Compensation Period:

Date Filed	Period Covered	Requested Pees	Requested Expenses	Paid Fees	Paid Expenses
04/30/2010 Dkt. #24701	December 22, 2009 - March 31, 2010	\$ 56,262.00 Reduction -\$687.00	\$ 2,056.92	\$ 45,009,60 \$ 10,565.40	\$ 2,056.92
06/01/2010 Dkt, #24873	April 1, 2010 = April 30, 2010	\$ 37,248.00	\$ 562.10	\$ 29.798.40 \$ 7,449.60	\$ 562,10
06/30/2010 Dict.#25014	May 1) 2010	\$ 31,588.00	\$ 2,237.65	\$ 25,270,40 \$ 6,317.60	\$.2,237,65
07/28/2010 Dkt.#25126	June 1, 2010 = June 30, 2010	\$ 28,580.00	\$ 1,860.20	\$ 22,864,00 \$ 5,716.00	\$ 1,860,20
08/31/2010 Dkt.#25296	July 1, 2010 = July 31, 2010	\$ 21,993.00	\$ 203:15	\$17,594.40 \$4,398.60	\$ 203,15
09/29/2010 Dla. #25496	August 1, 2010 — August 31, 2010	\$ 19,978.00	\$ 2,003;31	\$ 15,982.40 \$ 3,995,60	\$ 2,003/31
10/29/2010 Dkt.#25664	September 1, 2010 ~ September 30, 2010	\$15,108.00	\$ 469.58	\$12,086.40 \$3,021.60	\$ 469.58
12/03/2010 Dkt. // 25856	October 1, 2010 = October 31, 2010	\$ 10,300.00	\$ 132.92	\$ 8,240,00 \$ 2,060,00	\$ 132.92
01/05/2011 Dkt: #26017	November 1, 2010 — November 30, 2010	\$ 10,964.00	\$ 1,814.35	\$ 8,771,20 \$ 2,192.80	\$ 1,814,35
01/28/2011 Dkt. #26131	December 1, 2010 December 31, 2010	\$ 15,868,00	\$378.98	\$ 12,694,40 \$ 3,173,60	\$ 378.98
03/08/2011 Dkt. #26511	January 1, 2011 = January 31, 2011	\$ 17,694.00	\$1,041.00	\$ 14,155,20 \$ 9,538,80	\$ 1,041.00
04/01/2011 Dkt. #26699	Rebruary 1, 2011 – February 28, 2011	\$ 16,187.00	\$ 814.73	\$ 12,949.60 \$3,237,40	\$ 814.73
05/10/2011 Dkt. #26918	March 1, 2011 - March 31, 2011	<b>\$ 13</b> ;172.00	\$ 358.40	\$10,537.60 \$2,634.40	\$ 358.40
06/10/2011 Dkt:#27066	April 1, 2011 — April 30, 2011	\$ 12,491.00	\$ 357.35	\$ 9,992,80 \$ 2,498.20	\$ 357.35
06/30/2011 Dkt.#27194	May 1, 2011 – May 31, 2011	\$ 13,139,00	\$ 112,91	\$ 10,511.20 \$2,627.80	\$ 112.91
07/28/2011 Dkt:#27327	June 1, 2011 = June 30, 2011	\$ 16,507,00 Reduction -\$120.00	\$ 1,176,26	\$13,205,60 \$3,181,40	\$1,176.26
08/31/2011 Dkt, #27532	July 1, 2011 July 31, 2011	\$ 11,632.00	\$ 226.85	\$ 9,305,60 \$ 2,326.40	\$ 226.85
10/04/2011 Dkt. #27715	August 1, 2011 - August 31, 2011	\$ 14,654.00	\$ 637,96	\$ 11,723.20 \$ 2,930.80	\$ 637.96

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# Summary of Monthly Fee and Expense Invoice Statements for Compensation Period (Continued):

Date Filed	Period Covered	Requested Pees	Requested Expenses	Pald Pees	Paid Expenses
11/14/2011 Dkt.#27938	September 1, 2011 - September 30, 2011	\$ 7,988.00 Reduction- \$ 195.00	\$ 35,56	\$ 6,390,40 \$ 1,402,60	\$ 35.56
12/15/2011 Dict.#28162	October:1, 2011 - October:31, 2011	\$ 10,775.00 Reduction- \$ 269.00 <sup>2</sup>	\$ 55,81	\$ 8,620,00 \$ 1,866.00	\$ 55.81
01/25/2012 Dkt, #28412	November 1, 2011- November 30, 2011	\$12,237,00 Reduction- \$95,00	\$ 1,162.47	\$ 12,142.00 \$ 2,352.40	\$1,162.47
2/17/2012 Dkt.#28542	December 1, 2011- December 31, 2011	\$ 10,527.00 Reduction- \$ 304.00	\$ 49.42	\$ 10,223,00 \$ 1,801.40	\$:49.42
3/9/2012 Dkt: #28645	January 1, 2012- January 31, 2012	\$ 6,715,00	\$.10.20	\$ 5,372,00 \$ 1,343,00	\$10.20
4/17/2012 Dkt:#28786	February 1, 2012- February 29, 2012	\$ 11,310,00	\$ 52.58	\$ 9,048,00 \$ 2,262,00	\$:52,58
5/4/2012 Dkt.#28878	March 1, 2012 - March 31, 2012	\$ 14,852.00	\$ 2,055.17	\$11,881.60 \$2,970.40	\$ 2,055.17
6/1/2012 Dkt.#29010	April 1, 2012- April 30, 2012	\$ 6,988.00	\$ 16.80	\$ 5,590.40 \$ 1,397.60	\$ 16,80
6/29/2012 Dkt:#29158	May 1, 2012- May 31, 2012	\$12,104.00	\$ 799.82	\$ 9,683,20 \$ 2,420.80	\$ 799.82
8/8/2012 Dkt: #29417	June 1, 2012- June 30, 2012	\$ 10,635.50	\$,66,19	\$.8,508.40 \$.2,127.10	\$ 66.19
8/31/2012 Dkt. #29539	July 1, 2012- July 31, 2012	\$ 7,056:00 Reduction- \$246.00	\$ 450,95	\$ 5,644,80 \$ 1,165,20	<b>\$</b> 450.95
10/5/2012 Dkt, #29739	August 1, 2012- August 31, 2012	\$ 11,845,00 Reduction- \$ 715,50	\$ 116.60	\$ 9,476.00 \$ 1,653.50	\$ 116.60
10/26/2012 Dkt.#29818	September 1, 2012- September 30, 2012	\$ 7,495.50 Reduction- \$ 430.00	\$ 834.05	\$ 5,996,40 \$ 1,068.60	\$:834.05
12/18/12 Dkt.#30060	October 31, 2012 October 31, 2012	\$ 9,367,50 Reduction- \$ 553,50	\$ 54.90	\$ 7,494,00 \$1,873,50	\$54.90
1/18/2013 Dkt.#30167	November 1, 2012 November 30, 2012	\$ 9,384.50 Reduction- \$ 369.00	\$ 59.25	\$ 7,507.60 \$1,876.90	\$.59.25

<sup>&</sup>lt;sup>2</sup> An error was made in the payment of the fees for The Hogan Firm's October 2011 fee application. W.R. Grace overpaid in the amount of \$20,00, These funds are being held in trust.

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2/21/2013 Dkt #30303	December 31, 2012- December 31, 2012	\$ 8,250,50 Reduction- \$922,50	\$ 301.94	\$ 6,600,40 \$727,60	\$ 301.94
3/19/2013 Dkt. #30413	January 1, 2013- January 31, 2013	\$ 6,901.00	\$ 40.35	\$ 5,520,80 \$1,380,20	\$140,35
4/26/2013 Dkt,#30556	Kebruary 1, 2013- February 28, 2013	\$ 9,507.00	\$ 99.10	\$ 7,605.60 \$1,901,40	\$ 99.10
5/24/2013 Dkt. #30668	March 1, 2013- March 31, 2013	\$ 8,346,00	\$ 1,521.79	\$ 6,676,80 \$1,669,20	\$1,521,79
6/27/2013 Dkt: #30779	April 1, 2013- April 30, 2013	\$ 6,559.00	\$ 29.50	\$5,247.20 \$1,311,80	\$29,50
7/26/2013 Dkt: #30879	May 1, 2013 May 31, 2013	\$ 8,200.50	\$.84,65	\$6,560,40 \$1,640,10	\$84.65
8/13/2013 Dkti,#30960	June 1, 2013- June 30, 2013	\$4,626.00	\$ 834,50	\$3,700.80 \$925.20	\$834.50
9/23/2013 Dkt, #31152	July 1, 2013- July 31, 2013	\$6,964.50	\$56.80	\$5,571.60 \$1,392.90	. \$56.80
9/26/2013 · Dkt, #31167	August 1, 2013- August 31, 2013	\$9,790.00	\$907.50	\$7,832.00 \$1,958.00	\$907.50
10/29/2013 Dkt. #31274	September 1, 2013- September 30, 2013	\$11,680.00	\$85.97	\$9,344.00 \$2,336.00	\$85.97
11/22/2013 Dkt. #31383	October 1, 2013- October 31, 2013	\$10,498,00	\$36,39	\$8,398.40 \$2,099.60	\$36.39
1/7/2014 Dkt. #31570	November 1, 2013- November 30, 2013	\$5,985.50	\$877.94	\$4,788.40 \$1,197.10	\$877.94
1/21/2014 Dkt, #31615	December 1, 2013- December 31, 2013	\$5,346.00	\$30,24	Pending	Pending

## Fee Detail by Professional for the Period of January 1, 2014, through February 3, 2014:

Name of Professional Person	Position of the Applicant, Number of Years in that Position, Year of Obtaining License to Practice	Billing Rate (including changes)	Total Billed Hours	Total Fees
Daniel K. Hogan	President. Member DE bar since 1990	\$400.00 <sup>3</sup>	26.70	\$10,680.00
Karen B. Harvey	Paralegal - since 1996	\$195.00 <sup>4</sup>	4,40	\$858.00
Gabrielle Durstein	Paralegal - since 2008	\$195,00	20,20	\$3,939.00
Grand Total			51.30	\$15,477.00

On June 1, 2011, 'The Hogan Firm's hourly rate increased to \$400.00 for Daniel K. Hogan.
 On June 1, 2012, The Hogan Firm's hourly paralegal rate increased to \$195.00.

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Blended Rate		\$301.70
Blended Rate (excluding paralegal		\$400,00
time):		

# Monthly Compensation by Matter Description for the Period of January 1, 2014 through February 3, 2014:

Project Category	Total Hours	Total Fees
04 - Case Administration	14,90	\$5,960.00
11 - Fee Applications, Applicant	10.30	\$2,685.00
12 - Fee Applications, Others	24.80	\$6,312.00
14 - Hearings	1.30	\$520.00
16 - Plan and Disclosure Statement	0.00	0.00
24 - Other	0,00	0.00
TOTAL	51.30	\$15,477.00

#### Monthly Expense Summary for the Period January 1, 2014 through February 3, 2014:

	Service Provider	
CM/ECF	(If applicable) U.S. Bankruptcy Court	0.00
Court Telephonic Appearance	CourtCall	0.00
Photocopies	In-house	\$47.60
Postage	First Class Muil	\$8.48
Outside Copy & Serve	Digital Legal, LLC	\$882.08
TOTAL		\$938,16

PLEASE TAKE NOTICE that The Hogan Firm (the "Applicant") has today filed this Notice of Monthly Fee and Expenses Invoice for January 1, 2014 through February 3, 2014, (this "Monthly Fee Statement")<sup>5</sup> pursuant to the terms of the Modified Order Granting Application

<sup>&</sup>lt;sup>5</sup>Applicant's Invoice for January 1, 2014 through February 3, 2014, is attached hereto as Exhibit A.

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Authorizing Retention of Daniel K. Hogan, Esq., as Counsel to the Representative Counsel for the Canadian ZAI Claimants [Docket No. 24509] and the Amended Administrative Order Under 11 U.S.C., §§ 105(a) and 331 Establishing Revised Procedures for Interim Compensation and Reimbursement of Expenses for Professionals and Official Committee Members [Docket No. 1949].

PLEASE TAKE FURTHER NOTICE that responses or objections to this Monthly Fee Statement, if any, must be filed on or before April 16, 2014, at 4:00 p.m. (prevailing Eastern Time) (the "Objection Deadline") with the United States Bankruptcy Court for the District of Delaware, 824 Market Street, Wilmington, Delaware 19801.

PLEASE TAKE FURTHER NOTICE that you must also serve a copy of any such response or objection upon the Notice Parties so as to be received by the Notice Parties on or before the Objection Deadline.

PLEASE TAKE FURTHER NOTICE that upon the expiration of the Objection Deadline, the Applicant shall file or cause to be filed with the Court, and serve on the Notice Parties, a certificate of no objection, certifying that no objection, or partial objection, has been filed with the Court relative to this Application, whichever is applicable, after which the Debtors are authorized and required to pay the Applicant an amount equal to (a) eighty percent (80%) of the fees and one hundred percent (100%) of the expenses requested in the Monthly Fee Statement or (b) eighty percent (80%) of the fees and one hundred percent (100%) of the expenses not subject to any objection. All fees and expenses in this Monthly Fee Statement will be included in the next quarterly application for compensation and reimbursement of expenses to be filed and served by the Applicant, and will be subject to objections at such time.

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PLEASE TAKE FURTHER NOTICE that Applicant respectfully requests that, for the period January 1, 2014 through February 3, 2014, an allowance be made to The Hogan Firm for compensation in the amount of \$15,477.00 and actual and necessary expenses in the amount of \$938.16 for a total allowance of \$16,415.16; Actual Interim Payment of \$12,381.60 (80% of the allowed fees) and reimbursement of \$938.16 (100% of the allowed expenses) be authorized for a total payment of \$13,319.76; and for such other and further relief as this Court may deem just and proper.

PLEASE TAKE FURTHER NOTICE that Applicant believes that the Application and the description of services set forth herein of work performed are in compliance with the requirements of Delaware Local Rule 2016-2, the Amended Administrative Order, and the applicable guidelines and requirements of the Bankruptcy Code, Federal Rules of Bankruptcy Procedure, and the Executive Office for the United States Trustee. A true and correct copy of the Certification of Daniel K. Hogan is attached hereto as Exhibit B.

Dated: March 25, 2014

Respectfully submitted,

By:

/s/ Daniel K. Hogan

Daniel K. Hogan (DE Bar No. 2814) THE HOGAN FIRM

1311 Delaware Avenue Wilmington, Delaware 19806

Telephone: 302.656.7540

Facsimile: 302.656.7599

Email: dkhogan@dkhogan.com

Counsel to the Representative Counsel as Special Counsel for the Canadian ZAI Claimants

# **EXHIBIT A**



## The Hogan Firm

1311 Delaware Avenue Wilmington, DE 19806 (302) 656 7540

EIN 51-0352711

Canadian ZAI Claimants c/o Lauzon Belanger Lesperance Attention: Careen Hannouche 286 Rue St. Paul Quest bureau 100 Montreal QC H2Y 2A3 Date: 2/3/2014

File Number: 060124/WRG 060124-01

Invoice Number: 22210

Re: Canadian Zonolite Claimants WRGrace Chapter 11 Bankruptcy Our File No. 060124-01

<u>Date</u>	<u>Initials</u>	Description of Service	<u>Hours</u>	Rate	Amount
01/02/2014	DKH	Reviewed appeals docket for update on the status of the Bank Lender Group appeal.	0.50	400.00	200.00
01/06/2014	DKH	Reviewed and revised Monthly Application for Compensation (Forty-Fifth) of Lauzon Belanger Lesperance as Special Counsel for the Canadian ZAI Claimants for the period November 1, 2013 to November 30, 2013.	0.70	400.00	280.00
01/06/2014	DKH	Reviewed and revised Monthly Application for Compensation (Forty-Fifth) of Scarfone Hawkins LLP as Special Counsel for the Canadian ZAI Claimants for the period November 1, 2013 to November 30, 2013.	0.80	400.00	320.00
01/06/2014	DKH	Reviewed and revised Monthly Application for Compensation (Forty-Fifth) of The Hogan Firm as Counsel to Representative Counsel for the Canadian ZAI Claimants for the period November 1, 2013 to November 30, 2013,	0.80	400.00	320.00
01/06/2014	GD	Calculated project codes for LBL's November 2013 time statement.	0.30	195,00	58.50
01/06/2014	GD	Draft 45th Monthly Fee Application for LBL.	1.30	195.00	253,50
01/06/2014	KEH	E-mail correspondence from Clindy Yates, re: SH received \$1,404.00 from Grace in payment of holdbacks for the months of April (\$477.75); May (\$498.75); and June (\$427.50), 2013; update WRGrace payment spreadsheet for use in preparation of fee applications.	0.20	195,00	39.00
01/06/2014	KEH	E-mail to Careen Hannouche, re: checking to see if LBL received the holdback for April – June 2013 in the amount of \$351.69 for use in preparation of fee application,	0.10	195.00	19.50
01/07/2014	DKH	E-mail correspondence from David Thompson concerning likely timing of effective date.	0.10	400.00	40.00
01/07/2014	DKH	E-mail correspondence with David Thompson transmitting the Debtors' Motion for the Entry of an Order Approving and Authorizing Implementation of The Settlement Agreement Between and Among the Debtor and the Bank Lender Group, Docket No 31504.	0.20	400.00	80.00

2/3/2014	06	0124/WRG 060124-01 Canadian ZAI Claimants		Pag	e:2
01/07/2014	DKH	c/o Lauzon Belanger Lesperance Retrieved and reviewed Molion to File Under Seal/Molion for Entry of an Order Authorizing the Debtors to (A) Enter Into the Exit Financing Commitment and Engagement Letter and The	0.50	400.00	200.00
01/07/2014	DKH	Fee Letters, (B) Pay Certain Fees, Indemnities, Costs and Expenses in Connection Therewith, and (C) File the Commitment and Engagement Letter and The Fee Letters Under Seal Filed by W.R. Grace & Co., et al. Reviewed Debtors' Motion for the Entry of an Order Approving and Authorizing Implementation of The Settlement Agreement Between and Among the Debtor and the Bank Lender Group, Docket No 31504. This motion outlines the resolution of the one remaining appeal and the eventual and	0.70	400.00	280.00
01/07/2014	GD	now likely emergence from Chapter 11. Email correspondence with Careen Hannouche, re: draft 45th Monthly Fee Application of LBL. Receipt of signed	0.20	195.00	39.00
01/07/2014	GD	certification. Email correspondence with Cindy Yates, re: 45th Monthly Fee	0.20	195.00	39.00
01/07/2014	GD	Application of SH. Receipt of signed certification.  Email correspondence with Digital Legal transmitting the 45th	0.10	195.00	19.50
01/07/2014	GD	Monthly Fee Application of LBL, SH, and THF. Email correspondence with fee auditor transmitting the 45th	0.10	195.00	19.50
01/07/2014	GD	Monthly Fee Application of LBL. Email correspondence with fee auditor transmitting the 45th Monthly Fee Application of SH.	0.10	195.00	19.50
01/07/2014	GD	Email correspondence with fee auditor transmitting the 45th Monthly Fee Application of THF.	0.10	195,00	19.50
01/07/2014	GD	Email correspondence with service parties transmitting the 45th Monthly Fee Application of LBL.	0.10	195.00	19.50
01/07/2014	ĠР	Email correspondence with service parties transmitting the 45th Monthly Fee Application of SH.	0.10	195.00	19.50
01/07/2014	GD	Email correspondence with service parties transmitting the 45th Monthly Fee Application of THF.	0.10	195,00	19.50
01/07/2014	GD	Prepared for and filed the 45th Monthly Fee Application of LBL.	0.30	195.00	58.50
01/07/2014	GD	Prepared for and filed the 45th Monthly Fee Application of SH.	0.30	195.00	58.50
01/07/2014	GD	Prepared for and filed the 45th Monthly Fee Application of THF.	0.30	195.00	58.50
01/07/2014	KEH	E-mail correspondence with DEBdb_ECF_Reply@deb.uscourts.gov - review receipt/documents, re: Monthly Application for Compensation (Forty-Fifth) of Lauzon Belanger Lesperance as Special Counsel for the Canadian ZAI Claimants for the period November 1, 2013 to November 30, 2013 Filed by Canadian ZAI Claimants. Objections due by 1/28/2014. (Attachments: # (1) Exhibit A # (2) Exhibit B # (3) Affidavit of Service)	0.20	195,00	39.00
01/07/2014	KEH	E-mail correspondence with DEBdb_ECF_Reply@deb.uscourts.gov - review receipt/documents, re: Monthly Application for Compensation (Forty-Fifth) of Scarfone Hawkins LLP as Special Counsel for the Canadian ZAI Claimants for the period November 1, 2013 to November 30, 2013 Filed by Canadian ZAI Claimants. Objections due by 1/28/2014. (Attachments: # (1) Exhibit A #	0.20	195.00	39,00
01/07/2014	KEH	(2) Exhibit B # (3) Affidavit of Service E-mail correspondence with DEBdb_ECF_Reply@deb.uscourts.gov - review receipt/documents, re: Monthly Application for Compensation (Forty-Fifth) of The Hogan Firm as Counsel to Representative Counsel for the Canadian ZAI Claimants for the period November 1, 2013 to November 30, 2013 Filed by Canadian ZAI Claimants. Objections due by 1/28/2014. (Attachments; # (1) Exhibit A # (2) Exhibit B # (3) Affidavit of Service)	0.20	195.00	39.00

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2/3/2014	06	0124/WRG 060124-01 Canadian ZAI Claimants c/o Lauzon Belanger Lesperance		Page	∋:3
01/08/2014	DKH	Reviewed Amendment to Amended and Restated Minutes of Settlement, the Amended and Restated Minutes of Settlement and related documents for implementation of the provisions upon the Effective Date.	1.20	400.00	480.00
01/10/2014	DKH	E-mail correspondence to Cindy Yates concerning Scarfone Hawkins LLP Monthly Fee Statement for December 1, 2013 – December 31, 2013.	0.10	400.00	40.00
01/10/2014	DKH	E-mail correspondence with Clndy Yates transmitting Scarfone Hawkins LLP Monthly Fee Statement for December 1, 2013 – December 31, 2013. Reviewed same.	0.40	400.00	160.00
01/14/2014	DKH	Retrieved and reviewed Statement of Professionals' Compensation /Debtors' Statement of Amounts Paid to Ordinary Course Professionals From October 1, 2013 Through December 31, 2013.	0,40	400.00	160.00
01/14/2014	GD	Email correspondence with Careen Hannouche, re: December 2013 time statement. Receipt of time statement.	0.20	195.00	39.00
01/16/2014	GD	Calculated project codes for LBL's December 2013 time statement.	0.30	195.00	58.50
01/16/2014	GD	Calculated project codes for SH's December 2013 time statement.	0.30	195.00	58.50
01/16/2014	GD	Calculated project codes for THF's December 2013 time statement.	1.00	195.00	195.00
01/16/2014	GD	Draft 46th Monthly Fee Application of LBL.	1.30	195.00	253,50
01/16/2014	GD	Draft 46th Monthly Fee Application of SH.	1.30	195.00	253.50
01/16/2014	GD	Draft 46th Monthly Fee Application of THF.	1.30	195.00	253.50
01/16/2014	GD	Emall correspondence with Patricia Cuniff, re: updated 2002 service list. Receipt of updated service list.	0.20	195.00	39,00
01/17/2014	DKH	Retrieved and reviewed Notice of Filing Redacted Exhibits B-1 and B-4 to Motion for Entry of an Order Authorizing the Debtors to (A) Enter Into the Exit Financing Commitment and Engagement Letter and The Fee Letters, (B) Pay Certain Fees, Indemnities, Costs and Expenses in Connection Therewith, and (C) File the Commitment and Engagement Letter and The Fee Letters Under Seal (related document(s) [31576]) Filed by W.R. Grace & Co., et al.	0.50	400.00	200.00
01/17/2014	DKH ·	Retrieved and reviewed Order Approving, Authorizing and Implementing the Settlement Agreement between and among the Debtors and the Bank Lender Group. (related document(s) [31504], [31594]).	0.40	400.00	160,00
01/20/2014	DKH	Reviewed and revised Monthly Application for Compensation (Forty-Sixth) of Lauzon Belanger Lesperance as Special Counsel for the Canadian ZAI Clalmants for the period December 1, 2013 to December 31, 2013.	0.80	400.00	320.00
01/20/2014	DKH	Reviewed and revised Monthly Application for Compensation (Forty-Sixth) of Scarfone Hawkins LLP as Special Counsel for the Canadian ZAI Claimants for the period December 1, 2013 to December 31, 2013.	0.80	400.00	320.00
01/20/2014	GD	Email correspondence with Careen Hannouche, re: draft 46th Monthly Fee Application. Receipt of signed certification.	0.20	195.00	39.00
01/20/2014	GD	Emall correspondence with Cindy Yates, re: draft SH 46th Monthly Fee Application. Receipt of signed certification.	0.20	195.00	39.00
01/21/2014	DKH	Retrieved and reviewed Notice of Service [Notice of Filing of Undisputed Claims Exhibit] Filed by W.R. Grace & Co., et al.	0.40	400.00	160,00
01/21/2014	DKH	Reviewed and revised Monthly Application for Compensation (Forty-Sixth) of The Hogan Firm as Counsel to Representative Counsel for the Canadian ZAI Clalmants for the period December 1, 2013 to December 31, 2013.	1.00	400.00	400.00
01/21/2014	GD	Email correspondence with Digital Legal transmitting the 46th Monthly Fee Application's of LBL, SH, and THF for hand delivery.	0.10	195,00	19.50
01/21/2014	GD	Email correspondence with fee auditor transmitting the 46th Monthly Fee Application of LBL.	0.10	195.00	19.50
01/21/2014	GD	Email correspondence with fee auditor transmitting the 46th Monthly Fee Application of SH.	0.10	195.00	19.50

2/3/2014		060124/WRG 060124-01 Canadian ZAI Claimants		Pag	e:4
01/21/2014	GD	c/o Lauzon Belanger Lesperance Email correspondence with fee auditor transmitting the 46th	0.10	195.00	19.50
01/21/2014	GD	Monthly Fee Application of THF. Email correspondence with service parties transmitting the 46th Monthly Fee Application of LBL.	0.10	195.00	19.50
01/21/2014	GD	Email correspondence with service parties transmitting the 46th Monthly Fee Application of SH.	0,10	195.00	19.50
01/21/2014	GD	Email correspondence with service parties transmitting the 46th Monthly Fee Application of THF.	0.10	195.00	19.50
01/21/2014	GD	Prepared for and filed the 46th Monthly Fee Application of LBL.	0.30	195.00	58.50
01/21/2014	GD	Prepared for and filed the 46th Monthly Fee Application of SH.	0.30	195.00	58,50
01/21/2014	GD	Prepared for and flied the 46th Monthly Fee Application of THF.	0.30	195.00	58.50
01/21/2014	KEH	E-mail correspondence with Careen Hannouche, re; received a transfer of \$204,50 on January 14th - review WRGrace spreadsheet to determine what payment is for (spreadsheet is used for preparation of fee applications).	0.30	195.00	58.50
01/21/2014	KEH	E-mail correspondence with  DEBdb_ECF_Reply@deb.uscourts.gov - review recelpt/documents, re: Monthly Application for Compensation (Forty-Sixth) of Lauzon Belanger Lesperance as Special Counsel for the Canadian ZAI Claimants for the period December 1, 2013 to December 31, 2013 Filed by Canadian ZAI Claimants. Objections due by 2/12/2014. (Attachments: # (1) Exhibit A # (2) Exhibit B # (3) Affidavit of Service)	0.20	195.00	39.00
01/21/2014	KEH	E-mall correspondence with DEBdb_ECF_Reply@deb.uscourts.gov - review receipt/documents, re: Monthly Application for Compensation (Forty-Sixth) of Scarfone Hawkins LLP as Special Counsel for the Canadian ZAI Claimants for the period December 1, 2013 to December 31, 2013 Filed by Canadian ZAI Claimants. Objections due by 2/12/2014. (Attachments: # (1) Exhibit A # (2) Exhibit B # (3) Affidavit of Service)	0.20	195,00	39.00
01/21/2014	KEH	E-mail correspondence with DEBdb_ECF_Reply@deb.uscourts.gov - review receipt/documents, re: Monthly Application for Compensation (Forty-Sixth) of The Hogan Firm as Counsel to Representative Counsel for the Canadian ZAI Claimants for the period December 1, 2013 to December 31, 2013 Filed by Canadian ZAI Claimants. Objections due by 2/12/2014. (Attachments: # (1) Exhibit A # (2) Exhibit B # (3) Affidavit of Service)	0.20	195.00	39.00
01/21/2014	KEH	E-mail from Grace Accounts Payable transmitting Deposit Advice for The Hogan Firm's October 2013 Fee Application; review and revise W.R. Grace payment spreadsheet for use in preparation of fee applications.	0.20	195.00	39.00
01/21/2014	KEH	E-mails with 'Careen Hannouche', re: LBL's holdback for April — June; information need to update spreadsheet for use in	0.10	195,00	19.50
01/22/2014	DKH	preparation of fee applications. Reviewed Declaration in Support First Supplemental Declaration under Fed. R. Bankr. P. 2014 and 5002 in Support of the Order Appointing Roger Frankel as Successor Asbestos PI Future Claimants Representative (related document(s) [30671], [30689]) Filed by Roger Frankel.	0.30	400.00	120.00
01/24/2014	KEH	E-mall correspondence with Jason Day/Karen Blood at WRGrace, re: clarification needed regarding the payment of \$204.50 on January 14th to Lauzon Belanger Lesperance - breakdown of fee applications and payments attached.	0.50	195.00	97,50

2/3/2014	060	D124/WRG 060124-01 Canadian ZAI Claimants c/o Lauzon Belanger Lesperance		Pag	e:5
01/26/2014	KEH	E-mail correspondence from Karen Blood, re: payment of \$204.50 on January 14, 2014 relates to the following: April 2013 Holdback – \$147.63; May 2013 Holdback – \$114.00; June 2013 Holdback – \$90.06; Sept 2013 Invoice – \$633.39; Less: duplicate payment – \$(780.58); Net payment amount – \$204.50	0.60	195.00	117.00
01/27/2014	DKH	Review and update WRGrace payment spreadsheet accordingly (for use in preparation of fee applications) Retrieved and reviewed Notice of Agenda of Matters Scheduled for Hearing Filed by W.R. Grace & Co., et al Hearing scheduled for 1/29/2014 at 10:00 AM.	0.30	400.00	120.00
01/27/2014	GD	Draft the 16th Quarterly Fee Application for LBL.	1.50	195.00	292.50
01/27/2014	GD	Draft the 16th Quarterly Fee Application for SH.	1.50	195.00	292.50
01/27/2014	GD	Draft the 16th Quarterly Fee Application for THF.	1.50	195.00	292.50
01/28/2014	DKH	E-mall correspondence with response@courtcall.com	0.10	400.00	40.00
01/28/2014	DKH	concerning telephonic appearance. Retrieved and reviewed Order Authorizing the Debtors to (A) Enter Into the Exit Financing Commitment and Engagement Letter and The Fee Letters, (B) Pay Certain Fees, Indemnities, Costs and Expenses in Connection Therewith, and (C) File the Commitment and Engagement Letter and The Fee Letters Under Seal.	0.40	400.00	160.00
01/28/2014	DKH	Reviewed Amended Notice of Agenda of Matters Scheduled for Hearing (related document(s)[31643]) Filed by W.R. Grace & Co., et al Hearing scheduled for 1/29/2014 at 10:00 AM.	0.20	400,00	80.00
01/28/2014	DKH	Reviewed and revised Quarterly Application for Compensation (Sixteenth) of Scarfone Hawkins LLP as Special Counsel for the Canadian ZAI Claimants for the period October 1, 2013 to	0.90	400.00	360,00
01/28/2014	DKH	December 31, 2013. Reviewed and revised Quarterly Application for Compensation (Sixteenth) of The Hogan Firm as Counsel to Representative Counsel for the Canadian ZAI Claimants for the period	1.20	400,00	480.00
01/28/2014	DKH	October 1, 2013 to December 31, 2013.  Reviewed Notice of Service /Notice of Filing of Effective Date Documents (related document(s)[26368]) Filed by W.R. Grace & Co., et alDownloaded Effective Date Documents.	0,60	400.00	240.00
01/28/2014	GD	Email correspondence with Careen Hannouche transmitting the 16th Quarterly Fee Application of LBL. Receipt of signed certification.	0.20	195.00	39.00
01/28/2014	GD	Email correspondence with Cindy Yates transmitting the 16th Quarterly Fee Application of Scarfone Hawkins. Receipt of signed certification.	0.20	195.00	39.00
01/29/2014	DKH	Atlended hearing in W.R. Grace-Update on final stages of effective date documents and satisfying the plan conditions. Working on effective date documents-complicated process to satisfy process. Very near term. For all intents and purposes, Debtors hope to finalize effective date documents and go effective in the very near term.	0.50	400.00	200,00
01/29/2014	DKH	Attended Telephonic Omnibus Hearing.	0.40	400.00	160,00
01/29/2014	DKH	Received and reviewed WRGrace Telephonic Hearing conformation.	0.10	400.00	40.00
01/29/2014	DKH	Reviewed and revised Certificate of No Objection (No Order Required) of Lauzon Belanger Lesperance's Forty-Fifth Monthly Fee Application as Counsel to the Canadian ZAI Claimants. Reviewed docket for objections.	0.30	400.00	120.00
01/29/2014	DKH	Reviewed and revised Certificate of No Objection (No Order Required) of Scarfone Hawkin's Forty-Fifth Monthly Fee Application as Counsel to the Canadian ZAI Claimants. Reviewed docket for objections.	0.30	400.00	120.00
01/29/2014	DKH	Reviewed and revised Certificate of No Objection (No Order Required) of The Hogan Firm's Forty-Fifth Monthly Fee Application as Counsel to the Representative Counsel for the Canadian ZAI Claimants. Reviewed docket for objections.	0.30	400.00	120.00

2/3/2014	06	0124/WRG 060124-01 Canadian ZAI Claimants		Pag	e:6
01/29/2014	DKH	c/o Lauzon Belanger Lesperance Reviewed and revised Quarterly Application for Compensation (Sixteenth) of Lauzon Belanger Lesperance as Special Counsel for the Canadian ZAI Clalmants for the period	0.90	400.00	360,00
01/29/2014	DKH	October 1, 2013 to December 31, 2013.  Reviewed Updated Effective Date Documents for reference to the Canadian ZAI claims and changes to treatment.	2.60	400.00	1,040.00
01/29/2014	GD	Draft the Certificate of No Objection for LBL's 45th Monthly	0.30	195.00	58.50
01/29/2014	GD	Fee Application. Draft the Certificate of No Objection for Sh's 45th Monthly Fee Application.	0.30	195.00	58.50
01/29/2014	GD	Draft the Certificate of No Objection for THF's 45th Monthly	0.30	195.00	58,50
01/29/2014	GD	Fee Application. Email correspondence with Digital Legal transmitting the 16th Quarterly Fee Application of LBL for hand delivery.	0.10	195.00	19.50
01/29/2014	GD	Email correspondence with Digital Legal transmitting the 16th	0.10	195.00	19.50
01/29/2014	GD	Quarterly Fee Application of SH for hand delivery.  Email correspondence with Digital Legal transmitting the 16th  Quarterly Fee Application of THF for hand delivery.	0.10	195.00	19,50
01/29/2014	GD	Email correspondence with fee auditor transmitting the 16th	0.10	195.00	19,50
01/29/2014	GD	Quarterly Fee Application of LBL. Email correspondence with fee auditor transmitting the 16th Quarterly Fee Application of SH.	0.10	195.00	19.50
01/29/2014	GD	Email correspondence with fee auditor transmitting the 16th Quarterly Fee Application of THF.	0.10	195.00	19.50
01/29/2014	GD	Email correspondence with service parties transmitting the 16th Quarterly Fee Application of LBL.	0.10	195.00	19.50
01/29/2014	GD	Email correspondence with service parties transmitting the 16th Quarterly Fee Application of SH.	0.10	195.00	19.50
01/29/2014	GD	Email correspondence with service parties transmitting the 16th Quarterly Fee Application of THF.	0.10	195.00	19.50
01/29/2014	GD	Email to Digital Legal transmitting the Certificate of No Objection for hand delivery, re: 45th Monthly Fee Applications of THF, SH and LBL.	0.10	195.00	19.50
01/29/2014	GD)	Email to service parties transmitting the Certificate of No Objection, re: 45th Monthly Fee Applications of THF, SH and LBL.	0,10	195.00	19.50
01/29/2014	GD	Prepared for and filed LBL's 16th Quarterly Fee Application.	0.30	195,00	58.50
01/29/2014	GD	Prepared for and filed SH's 16th Quarterly Fee Application.	0.30	195.00	58.50
01/29/2014	GD	Prepared for and filed the Certificate of No Objection for LBL's 45th Monthly Fee Application.	0.30	195.00	58.50
01/29/2014	GD	Prepared for and filed the Certificate of No Objection for SH's 45th Monthly Fee Application.	0.30	195.00	58.50
01/29/2014	GD	Prepared for and filed the Certificate of No Objection for THF's 45th Monthly Fee Application.	0.30	195.00	58.50
01/29/2014	GD	Prepared for and filed THF's 16th Quarterly Fee Application.	0.30	195.00	58.50
01/29/2014	KEH	E-mail correspondence with DEBdb_ECF_Reply@deb.uscourts.gov - review receipt/documents, re: Certificate of No Objection (No Order Required) of Lauzon Belanger Lesperance's Forty-Fifth Monthly Fee Application as Counsel to the Canadian ZAI Claimants Filed by Canadian ZAI Claimants. (Attachments: # (1) Certificate of Service)	0.20	195.00	39.00
01/29/2014	KEH	E-mail correspondence with DEBdb_ECF_Reply@deb.uscourts.gov - review receipt/documents, re: Certificate of No Objection (No Order Required) of Scarfone Hawkin's Forty-Fifth Monthly Fee Application as Counsel to the Canadian ZAI Claimants Filed by Canadian ZAI Claimants. (Attachments: # (1) Certificate of Service)	0.20	195.00	39,00

2/3/2014	06	0124/WRG 060124-01 Canadian ZAI Claimants		Pag	e: <b>7</b>
01/29/2014	KEH	c/o Lauzon Belanger Lesperance E-mail correspondence with DEBdb_ECF_Reply@deb.uscourts.gov - review receipt/documents, re: Certificate of No Objection (No Order Required) of The Hogan Firm's Forty-Fifth Monthly Fee Application as Counsel to the Representative Counsel for the Canadian ZAI Claimants Filed by Canadian ZAI Claimants.	0.20	195.00	39.00
01/29/2014	KEH	(Attachments: # (1) Certificate of Service) E-mail correspondence with DEBdb_ECF_Reply@deb.uscourts.gov - review receipt/documents, re; Quarterly Application for Compensation (Sixteenth) of Lauzon Belanger Lesperance as Special Counsel for the Canadian ZAI Claimants for the period October 1, 2013 to December 31, 2013 Filed by Canadian ZAI Claimants, Objections due by 3/9/2014. (Attachments: # (1) Exhibit A # (2) Exhibit B # (3) Exhibit C # (4) Exhibit D # (5) Notice # (6) Proposed Form of Order # (7) Certificate of Service)	0.20	195.00	39.00
01/29/2014	KEH	E-mail correspondence with DEBdb_ECF_Reply@deb.uscourts.gov - review receipt/documents, re: Quarterly Application for Compensation (Sixteenth) of Scarfone Hawkins LLP as Special Counsel for the Canadian ZAI Claimants for the period October 1, 2013 to December 31, 2013 Filed by Canadian ZAI Claimants. Objections due by 3/9/2014. (Attachments: # (1) Exhibit A # (2) Exhibit B # (3) Exhibit C # (4) Exhibit D # (5) Notice # (6) Proposed Form of Order # (7) Certificate of Service)	0.20	195.00	39.00
01/29/2014	KEH	E-mall correspondence with DEBdb_ECF_Reply@deb.uscourts.gov - review receipt/documents, re: Quarterly Application for Compensation (Sixteenth) of The Hogan Firm as Counsel to Representative Counsel for the Canadian ZAI Clalmants for the period October 1, 2013 to December 31, 2013 Filed by Canadian ZAI Clalmants. Objections due by 3/9/2014. (Attachments: # (1) Exhibit A # (2) Exhibit B # (3) Exhibit C # (4) Exhibit D # (5) Notice # (6) Proposed Form of Order # (7) Certificate of Service)	0.20	195.00	39.00
01/30/2014	DKH	Reviewed docket for activity related to the Effective Date. Reviewed recent filings related to outstanding confirmation issues.	0.60	400,00	240.00
01/30/2014	DKH	Reviewed Plan and related plan implementation documentation for Effective Date issues relative to transfer of funds to CDN ZAI.	1.60	400.00	640.00
01/31/2014	DKH	E-mail correspondence with David Thompson concerning whether the Plan has gone effective.	0.10	400.00	40.00
01/31/2014	DKIH	Read treatise on effective date issues raised by Grace plan. Reviewed retention of jurisdiction provisions of Plan.	1.30	400.00	520.00
01/31/2014	DKH	Reviewed fee application provisions of the Debtors' plan for determination of treatment of post effective date fee applications.	1.20	400.00	480.00
02/01/2014	DKH	E-mail correspondence with Roger Higgins regarding his change of address.	0.20	400,00	80.00
02/03/2014	DKH	E-mail correspondence with Ashlee White (David Thompson) asking questions about the effect of the occurrence of the Effective Date relative to the remaining fee applications and related work.	0.20	400.00	80.00
02/03/2014	DKH	E-mail correspondence with David Thompson transmitting the order approving the settlement with the Bank lenders and opining on the occurrence of the effective date.	0.10	400.00	40.00
02/03/2014	DKH	Received and reviewed Notice of Service /Notice of Satisfaction or Walver of Conditions to Occurrence of Effective Date of Plan.	0.40	400.00	160.00
02/03/2014	DKH	Reviewed order approving the settlement with the Bank lenders. Reviewed docket, pleadings, and news articles to determine the likely timing of the effective date.	1.30	400.00	520.00

2/3/2014	060124/WRG 060124-01	Canadian ZAI Claimants c/o Lauzon Belanger Lesperance		Page:8		
	Total Fees	GO CAUCON BOILIN	gor cooperance	51.30	\$15,477.00	
Expenses						
01/07/2014	Photocopies- 45th Monthly Fee Apps and Finke	s to Fee Auditor	15.60			
01/07/2014	Postage- 45th Monthly Fee Apps to 6	Fee Auditor and	4,24			
01/14/2014	Digital Legal LLC - Copy Print/include metering Envelope	es stuffing and	11.40			
01/23/2014	Hand Delivery Photocopies- 46th Monthly Fee Apps and Finke	for fee auditor	11.70			
01/23/2014	Postage- 46th Monthly Fee Apps to f	ee auditor and	4.24	•		
01/27/2014	Digital Legal LLC - Copy Print/include metering Envelope	es stuffing and	10.40			
01/28/2014	Hand Delivery (Hogan Firm) Photocopies- 16th Quarterly Fee App	s for DKH review	18.80			
01/29/2014	Photocopies- 45th CNO's		1.50			
01/31/2014	Digital Legal, LLC - Envelope Copy F stuffing and metering Hand Delivery (Hogan Firm)	rint/includes	8.00			
01/31/2014	Digital Legal, LLC -envelope Copy print/includes stuffing and mete Various postage Hand Delivery (hog-	ering an Firm)	852.28			
	Total Expenses	•		·	\$938.16	
то	TAL NEW CHARGES			. <del>-</del>	\$16,415.16	
ST.	ATEMENT OF ACCOUNT					
Prior Balance				5,3	76,24	
Payments				-5,3	76.24	
	Current Fees		15,4	77.00		
	Current Expenses			9	38.16	
AM	OUNT DUE AND OWING TO DATE			\$16,4	15.16	
			•			

TERMS: DUE UPON RECEIPT; INTEREST WILL ACCRUE ON THE UNPAID BALANCE AT THE RATE OF 1.5% PER MONTH; Please call 302.656.7540 if you have any questions or concerns.

#### **Payments**

<u>Date</u>	Ref#	Description	<u>Amount</u>
1/23/2014	020 0683	Payment on Account	5,376.24

# **EXHIBIT B**

#### CERTIFICATION PURSUANT TO DEL. BANKR. LR. 2016-2(f)

STATE OF DELAWARE

: SS

COUNTY OF NEW CASTLE:

I, Daniel K. Hogan, after being duly sworn according to law, depose and say as follows:

- I am the sole shareholder of the applicant firm, The Hogan Firm ("Firm"), and I am admitted to appear before this Court.
- 2. The Firm has rendered professional services as counsel to Lauzon Bélanger S.E.N.C.R.L. and Scarfone Hawkins LLP as Special Counsel ("Special Counsel") for the Canadian ZAI Claimants by appointment order, dated March 19, 2010 [Docket No. 24508].
- 3. I am familiar with the other work performed on behalf of Special Counsel by the lawyers and paraprofessionals of The Hogan Firm,
- 4. I have reviewed the foregoing monthly application of The Hogan Firm and the facts set forth therein are true and correct to the best of my knowledge, information and belief. Moreover, I have reviewed Del. Bankr. LR 2016-2 and the Amended Administrative Order Under 11 U.S.C. §§105(a) and 331 Establishing Revised Procedures for Interim Compensation and Reimbursement of Expenses for Professionals and Official Committee Members, signed April 17, 2002, and submit that the Application is correct and materially complies with the applicable orders, rules, guidelines and requirements as set forth by, this Bankruptcy Court and the Executive Office for the United States Trustee.

I verify under penalty of perjury that the foregoing is true and correct.

Daniel K. Hogan (DE #2814)

SWORN AND SUBSCRIBED

Before me this 2º

<u>\_</u>

day of March, 201411

Notary Public

My Commission Expires:

EXPIRES

ARV PUBY

OF DES